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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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10/693,546

10/23/2003

John R. Chase

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EXAMINER

LO, SUZANNE

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PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary	Application No. 10/693,546	Applicant(s) CHASE, JOHN R.	
	Examiner SUZANNE LO	Art Unit 2128	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 31 January 2008.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-27 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-27 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 23 October 2003 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

1. Claims 1-27 have been presented for examination. In view of the Pre-Appeal Request filed on 31 January 2008, PROSECUTION IS HEREBY REOPENED. A new ground of rejection is set forth below. A Supervisory Patent Examiner (SPE) has approved of reopening prosecution by signing below.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

2. Claims 25-27 rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Specifically, claims 25-27 are directed to software per se as the broadest reasonable interpretation for the means for the claimed apparatus includes software means only (page 19 of the Specification, last paragraph). Furthermore, the invocation of U.S.C. 112, 6th paragraph is invalidated due to lines 15-19 on page 19 of the Specification of the instant application as all possible means for embodiment are disclosed.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

Art Unit: 2128

1. Determining the scope and contents of the prior art.
2. Ascertaining the differences between the prior art and the claims at issue.
3. Resolving the level of ordinary skill in the pertinent art.
4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

3. **Claims 1-3, 5, 17-21, and 25-27** are rejected under 35 U.S.C. 103(a) as being unpatentable over **Whitten (U.S. Patent No. 5,805,795) in view of Bening et al. (“Optimizing Multiple EDA Tools within the ASIC Design Flow”)**.

As per **claim 1, Whitten** is directed to a method comprising: generating a plurality of test designs (**column 8, lines 15-21**), the plurality of test designs having varied characteristics to allow testing of a design automation tool (**column 4, lines 45-55**), wherein generating one of the plurality of test designs comprises: selecting a plurality of submodules from a design module library (**column 4, line 64-column 5, line 2**), wherein a probabilistic function is applied to select submodules of different types from the library (**column 6, line 63 – column 7, line 9**); applying the plurality of test designs to test the design automation tool (**column 8, lines 15-21**) but fails to explicitly disclose instantiating the I/O structure of a top level module, the top level module having input and output pins; parameterizing the plurality of submodules from the design module library for interconnection with the top level module, the plurality of submodules having input and output lines; providing logic to interconnect the plurality of parameterized submodules as well as to connect the plurality of parameterized submodules to various input and output pins of the top level module.

Bening teaches creating a test design for an EDA tool comprising instantiating the I/O structure of a top level module, the top level module having input and output pins (**page 47, 1st column, Design methodologies, 2nd paragraph**); selecting a plurality of submodules from a design module library (**page 51, column 2, 2nd paragraph**); parameterizing the plurality of submodules from the design module library for interconnection with the top level module, the plurality of submodules having input and output lines (**page 54, 1st column, 4th paragraph**); providing logic to interconnect the plurality of parameterized

submodules as well as to connect the plurality of parameterized submodules to various input and output pins of the top level module (**pages 52-53, scan chain hookup**). It would have been obvious to an ordinary person skilled in the art to combine the method of generating a plurality of test designs of Whitten with the creation of test designs with EDA tools of Bening in order to optimize EDA tools (**Bening, page 46, 1st paragraph**).

As per claim 2, the combination of Whitten and Bening already discloses the method of claim 1, wherein the design automation tool is used to implement hardware descriptor language designs on a programmable chip (**Bening, page 46, 1st column, 2nd paragraph**).

As per claim 3, the combination of Whitten and Bening already discloses the method of claim 1, wherein the design automation tool is used to implement designs on an ASIC (**Bening, page 46, 1st column, 2nd paragraph**).

As per claim 5, the combination of Whitten and Bening already discloses the method of claim 1, wherein the design automation tool is a synthesis or a place and route tool (**Bening, page 52, scan chain hookup**).

As per claims 17-21, Whitten discloses a computer system (**column 4, lines 22-33**), comprising: memory operable to hold information associated with a design module library, a processor coupled to memory, the processor configured to execute a method with the same limitations of claim 1 and wherein a submodules of different types are randomly selected from the library (**column 6, lines 63-67**) is therefore rejected over the same art combination.

As per claim 25-27, Whitten is directed to an apparatus for generating test a testbench (**column 4, lines 22-33**), the apparatus comprising: means for a method with the limitations of claim 1 and is therefore rejected over the same art combination.

4. Claims 4, 6-13, 15, and 22-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Whitten (U.S. Patent No. 5,805,795) in view of Bening et al. ("Optimizing Multiple EDA Tools within

the ASIC Design Flow”) in further view of Zaidi et al. (U.S. Patent Application Publication 2002/0038401 A1).

As per claim 4, the combination of Whitten and Bening already discloses the method of claim 1, but fails to explicitly disclose wherein instantiation constraints are used to select the plurality of submodules. Zaidi teaches wherein instantiation constraints are used to select the plurality of submodules ([0085]). It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the method of generating a plurality of IC test designs with a testbench of Whitten and Bening with the instantiation constraints of Zaidi in order to provide pre-designed SoC architecture to decrease development time (Zaidi, [0013], [0016]).

As per claim 6, the combination of Whitten and Bening already discloses the method of claim 1, but fails to explicitly to disclose wherein providing logic to interconnect the plurality of parameterized modules comprises identifying inputs and outputs. Zaidi teaches wherein providing logic to interconnect the plurality of parameterized modules comprises identifying inputs and outputs ([0048]-[0060]). It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the method of generating a plurality of IC test designs with a testbench of Whitten and Bening with the interconnecting logic of Zaidi in order to provide pre-designed SoC architecture to decrease development time (Zaidi, [0013], [0016]).

As per claim 7, the combination of Whitten, Bening and Zaidi already discloses the method of claim 6, wherein inputs comprise input pins of the top level module, submodule output lines, and registers (Zaidi, [0048]-[0060]).

As per claim 8, the combination of Whitten, Bening and Zaidi already discloses the method of claim 6, wherein outputs comprise output pins of the top level module, submodule input lines, and registers (Zaidi, [0048]-[0060]).

As per claim 9, the combination of Whitten, Bening and Zaidi already discloses the method of claim 8, wherein providing logic to interconnect the plurality of parameterized modules but does not disclose classifying inputs and outputs as clock lines, control lines, and data lines. Official notice is taken with respect to this limitation. Specifically it would have been obvious to one of ordinary skill in the art at the time of Applicants invention to have this feature in order to prevent errors when interconnecting inputs and outputs.

As per claim 10, the combination of Whitten, Bening and Zaidi already discloses the method of claim 8, wherein generating one of the plurality of test designs further comprises: generating randomized logic (**Zaidi, [0048]-[0060]**)

As per claim 11, the combination of Whitten, Bening and Zaidi already discloses the method of claim 10, randomized is generated logic to drive outputs (**Zaidi, [0047]**).

As per claim 12, the combination of Whitten, Bening and Zaidi already discloses the method of claim 10, wherein generating randomized logic comprises directly wiring outputs to inputs, generating a logic expression using inputs, generating a mathematical expression using inputs, or generating decision logic (**Zaidi, [0047]**).

As per claim 13, the combination of Whitten, Bening and Zaidi already discloses the method of claim 6, but fails to disclose wherein parameterizing the plurality of submodules comprises defining interfaces, data width, and the type of signal for input and output lines associated with the submodule. Official notice is taken with respect to this limitation. Specifically it would have been obvious to one of ordinary skill in the art at the time of Applicants invention to have this feature in order to prevent errors when interconnecting inputs and outputs.

As per claim 15, the combination of Whitten, Bening and Zaidi already discloses the method of claim 6, wherein generating one of the plurality of test design further comprises selecting a clock structure for each output (**Zaidi, [0047]**).

As per **claims 22-24**, Whitten discloses a computer system (**column 4, lines 22-33**), comprising: memory operable to hold information associated with a design module library, a processor coupled to memory, the processor configured to execute a method with the same limitations of claim 6-8 and is therefore rejected over the same art combination.

5. Claims 14 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Whitten (U.S. Patent No. 5,805,795) in view of Bening et al. (“Optimizing Multiple EDA Tools within the ASIC Design Flow”) in further view of Zaidi et al. (U.S. Patent Application Publication 2002/0038401 A1) **in further view of Goossens (“Design of Heterogeneous ICs for Mobile and Personal Communication Systems”)**.

As per **claim 14**, the combination of Whitten, Bening, and Zaidi is directed to the method of claim 6, wherein submodules comprise memory and timers (**[0037]**) but fails to disclose wherein submodules comprise adders and phase lock loops. Goossens teaches submodules comprising of adders and phase lock loops (**page 524-525, Figure 1, Section 3.2**). Whitten, Bening, Zaidi, and Goossens are analogous art because they are all from the same field of endeavor, validating an IC. It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the method of generating a plurality of IC test designs with a testbench of Whitten, Bening, and Zaidi with the adders and phase lock loops of Goossens in order to allow the design of heterogeneous IC architecture (**page 524, Section 1**).

As per **claim 16**, the combination of Whitten, Bening, and Zaidi is directed to the method of claim 15, but fails to specifically disclose wherein clock structures include a plurality of synchronous and asynchronous structures. Goossens teaches clock structures that include a plurality of synchronous and asynchronous structures (**page 525-526, Section 3.3**). Whitten, Bening, and Zaidi and Goossens are analogous art because they are all from the same field of endeavor, validating an IC. It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the method of generating

a plurality of IC test designs with a testbench of Whitten, Bening, and Zaidi with the clock structures of Goossens in order to implement handshaking, protocol control, and synchronization functionalities for heterogeneous IC architecture (**page 525-526, Section 3.3**).

Response to Arguments

6. Applicant's arguments filed 01/31/08 have been fully considered but they are not persuasive.
7. Rejection of claims 25-27 are maintained as they are still directed to software per se which is nonstatutory. The processing means and interface means can still be entirely embodied as software.
8. Applicant's arguments with respect to the prior art rejections have been considered but are moot in view of the new grounds of rejection.

Conclusion

9. The prior art made of record is not relied upon because it is cumulative to the applied rejection. These references include:
 1. U.S. Patent No. 6,477,691 B1 issued to Bergamashi/Rab et al. on 11/05/02.
 2. U.S. Patent Application Publication No. 2004/0015792 A1 published by Kubista on 01/22/04.
 3. U.S. Patent No. 6,053,947 issued to Parson on 04/25/00.
 4. "ASIC to FPGA Design Methodology & Guidelines" published by Altera in July 2003.
 5. U.S. Patent No. 7,085,702 issued to Hwang et al. on 08/01/06.
 6. U.S. Patent Application Publication No. 2004/0210798 A1.
 7. U.S. Patent No. 6,907,550 B2 issued to Webser et al. on 06/14/05.
 8. U.S. Patent No. 6,378,088 B1 issued to Mongan on 04/23/02.
 9. U.S. Patent No. 6,189,116 B1 issued to Mongan et al. on 02/13/01.
10. All Claims are rejected.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Suzanne Lo whose telephone number is (571)272-5876. The examiner can normally be reached on M-F, 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kamini Shah can be reached on (571)272-2297. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Suzanne Lo
Patent Examiner
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SL
04/27/08

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